

PATENT
Docket No. 3553-4067US1

Express Mail Label No. EK641756192US

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
UTILITY APPLICATION AND APPLICATION FEE TRANSMITTAL
(1.53(b))

ASSISTANT COMMISSIONER FOR PATENTS

Sir:

Transmitted herewith for filing is the patent application of

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BOUNCE BACK METHOD, SYSTEM AND APPARATUS

Enclosed are:

☒ 21 page(s) of specification, 1 page(s) of Abstract, 22 pages of Claims 1-194

☒ 14 sheets of drawings ☐ formal ☒ informal

☐ 2 page(s) of Declaration and Power of Attorney

☐ unsigned
☒ Newly Executed
☐ Copy from prior application

☐ Deletion of inventors including Signed Statement under 37 C.F.R. 1.63(d)(2)

☐ Incorporation by Reference: The entire disclosure of the prior application, from which a copy of the combined declaration and power of attorney is supplied herein, is considered as being part of the disclosure of the accompanying application and is incorporated herein by reference.

☐ Microfiche Computer Program (Appendix)

☐ _____ page(s) of Sequence Listing

☐ computer readable disk containing Sequence Listing
☐ Statement under 37 C.F.R. 1.821(f) that computer and paper copies of the Sequence Listing are the same

☐ Claim for Priority

☐ Certified Copy of the Priority Document

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4191/60
PTO
JCS20 U.S. PTO
11/14/00

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- ☐ English translation documents
- ☐ Information Disclosure Statement
- ☐ Copy of cited references
- ☐ Copy of PTO-1449
- ☐ Preliminary Amendment
- ☒ Return receipt postcard (MPEP 503)
- ☒ Assignment Papers (assignment cover sheet and assignment documents)
- ☒ A check in the amount of \$40.00 for recording the Assignment
- ☐ Assignment papers filed in parent application Serial No. _____
- ☐ Certification of chain of title pursuant to 37 C.F.R. 3.73(b)
- ☐ This is a ☐ continuation ☐ divisional ☐ continuation-in-part (C-I-P) of prior application serial no. _____.
- ☐ Cancel in the application original claims _____ of the parent application before calculating the filing fee. (At least one original independent claim must be retained for filing purposes).
- ☐ A Preliminary Amendment is enclosed. (Claims added by this Amendment have been properly numbered consecutively beginning with the number following the highest numbered original claim in the prior application).
- ☐ The status of the parent application is as follows:
- ☐ A Petition for Extension of Time and a Fee therefor has been and is being filed in the parent application to extend the term for action in the parent application until _____.
- ☐ A copy of the Petition for Extension of Time in the co-pending parent application is attached.
- ☐ No Petition for Extension of Time and Fee therefor are necessary in the co-pending parent application.
- ☐ Please abandon the parent application at a time while the parent application is pending or at a time when the petition for extension of time in that application is granted and while this application is pending has been granted a filing date, so as to make this application co-pending.
- ☐ Transfer the drawing(s) from the parent application to this application.
- ☐ Amend the specification by inserting before the first line the sentence:
This is a ☐ continuation ☐ divisional ☐ continuation-in-part of co-pending application Serial No. _____ filed _____.

I. CALCULATION OF APPLICATION FEE (For Other Than a Small Entity)

	Number Filed	Number Extra	Rate	Basic Fee
				\$ 690.00
Total Claims	194	-20=	174	x\$18.00
				\$3,132.00
Independent Claims	18	- 3=	15	x\$78.00
				\$1,170.00
Multiple Dependent Claims				
	<input checked="" type="checkbox"/> yes		Additional Fee = \$260.00	
	<input type="checkbox"/> no		Additional Fee = NONE	\$ 260.00
TOTAL				\$5252.00

☐ A statement claiming small entity status is attached or has been filed in the above-identified parent application and its benefits under 37 C.F.R. 1.28(a) is hereby claimed. Reduced fees under 37 C.F.R. 1.95(F) (50% of total) paid herewith \$_____.

☒ A check in the amount of 5252.00 payment of the application fees is attached.

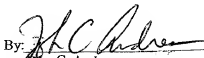
☐ Charge Fee(s) to Deposit Account No. 50-0712. A DUPLICATE COPY OF THIS SHEET IS ATTACHED.

☒ The Assistant Commissioner is hereby authorized to charge any additional fees which may be required for filing this application, or credit any overpayment to Deposit Account No. 50-0712. A DUPLICATE COPY OF THIS SHEET IS ATTACHED.

Respectfully submitted,

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Dated: 11/8/00

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CROSS-REFERENCE TO RELATED APPLICATION

This application claims priority from provisional United States Patent Application Serial No. 60/165,446 entitled **CONDITIONAL PURCHASE OFFER MANAGEMENT SYSTEM** filed on November 15, 1999, the entirety of which is
5 incorporated by reference herein.

FIELD

This invention relates generally to a method, system and apparatus for arranging for the acquisition of goods and services, such as automobile rentals and,
10 more particularly, to a bounce back method, system and apparatus for managing the acquisition of such goods and services in an arrangement where customers have already contracted for the purchase of other items, such as airline tickets or hotel reservations.

BACKGROUND

There is a large source of latent demand for goods and services associated with leisure and business travelers who purchase plane tickets and/or make hotel reservations. For example, when a reservation at a hotel is made, often the customer is from out of town and requires a mode of transportation that is not
15 dependent on the traveler's own vehicle. Even more frequently, a person who books an airline reservation is travelling out of town and similarly requires a means of transportation independent of the traveler's personal vehicle. Automobile rental agencies recognize that many of these travelers have various options in selecting a mode of transportation, such as public transportation, hotel or airport shuttles,
20 automobile rentals, and the like. Automobile rental agencies further recognize that although renting a vehicle often provides greater transportation flexibility to a traveler, cost considerations may result in the selection of another mode of transportation. If a traveler is aware of a competitive (or discounted) automobile rental offering, however, the traveler may be more apt to select such mode of transportation upon arriving at
25 the destination in which the hotel and/or airport is located.

There is currently no effective way, however, for any retail agency or service, such as an automobile rental agency with excess capacity to be connected to a person who has made a hotel and/or airline reservation. In particular, there is no

effective way for a retail agency or service with excess capacity in a specific location to communicate a competitive or discounted rate to a traveler that has entered into a binding contract to fly to or spend at least an evening in a hotel in a destination that is in the agency's excess capacity location.

5 It is apparent from the above deficiencies with conventional systems for selling goods and services, such as those related to travelers (e.g., airline passengers and hotel guests), that a need exists for a method, system and apparatus to connect travelers to retail agencies or services, such as automobile rental agencies, having excess capacity in an arrival destination, to facilitate the acquisition
10 of such goods or services.

SUMMARY

A bounce back method, system and apparatus is used in a conditional purchase offer (CPO) management system for receiving conditional purchase offers
15 from one or more customers, such as airline passengers, and evaluating the received CPOs against a number of CPO rules defined by a plurality of sellers, such as airlines, to determine whether any seller is willing to accept a given CPO. While the specific embodiments of the invention discussed herein relate to travel services, the bounce back method, system and apparatus has potential applications in other
20 related areas of commerce.

A customer whose CPO has been accepted may receive a bounce back offer from a vendor (supplier-partner) of a second product or service - e.g., an automobile rental company. The bounce back process determines whether a supplier-partner is located in the customer's destination area. If a supplier-partner is
25 located in the customer's destination area and has excess capacity, a bounce back offer may be made to the customer in accordance with a supplier allocation process. If the bounce back offer is accepted, a partner fulfillment process is effectuated. The bounce back process can be utilized to acquire any product or service offered in connection with an accepted CPO for an underlying product or service. In the case of
30 vehicle rentals, the bounce back process permits a traveler to recognize reduced automobile rental rates while enabling a rental agency to more effectively manage excess capacity.

In one embodiment, a customer accesses a CPO management system web site and submits a CPO for a first product or service, such as an airline ticket or

hotel reservation. The customer receives a communication, such as in the form of an e-mail, that the CPO has been accepted and a bounce back offer for a second product or service, such as an automobile rental, has been extended. The customer is then directed to a bounce back transaction for the acquisition of an automobile rental.

The customer can access the bounce back offer in a variety of ways. In one embodiment, a CPO server generates an e-mail to the customer advising the customer of the CPO acceptance and bounce back offer. The e-mail contains a hyperlink to a bounce back web page containing further information regarding the bounce back offer. The bounce back web page is generated by the CPO server specific to the supplier-partner allocated to participate in the bounce back offer. The bounce back web page may, in turn, contain a hyperlink to a cobranded web site. The customer's identification generated in the prior CPO transaction and information about the customer's itinerary can be transmitted securely via a hyperlink to the cobranded site. For convenience, the bounce back method, system and apparatus will be discussed in detail in connection with a cobranded site but can be conducted on a single site.

In another embodiment, the bounce back offer is received via a jump page containing a hyperlink to the cobranded web site. The customer can also defer the bounce back offer until a subsequent time or choose not to access the bounce back offer in which case the offer is terminated. Any form of communication can be used to implement the bounce back offer and transaction including on-line access, telephone, facsimile, e-mail, voice-mail, in person or through a travel agent. For example, a customer can telephone a CPO management system operator to check the status of a CPO and receive an interactive voice mail advising of the bounce back offer and directions to a bounce back web page.

In the cobranded web site, a customer can choose to accept or reject a bounce back product or service or optionally submit a counteroffer for the product or service to a supplier-partner allocated to participate in the bounce back offer. To the extent a bounce back offer is accepted a supplier-partner through the fulfillment process notifies a principal, such as a CPO operator, of the completed transaction. In one embodiment, the supplier-partner receives an identifier for the accepted CPO and notifies a principal of the accepted bounce back transaction using the identifier so that the principal can monitor bounce back transaction commitments.

In the supplier allocation process, the CPO management system identifies at least one supplier-partner that can participate in a bounce back transaction for a product or service. For example, in the case of automobile rentals, the CPO management system identifies at least one automobile rental company that has excess capacity in a flight or hotel destination which is the subject of a CPO. If more than one supplier-partner can participate in a bounce back transaction, the CPO management system determines an order that each supplier-partner can participate in the transaction, e.g., receive a bounce back look.

The partner-supplier order can be determined based on market share data or data tracking tables. In one embodiment, the order is determined using the following formula for the first 3-6 months that the bounce back process is in use: Base City Share + (Premium * Unused Share). In another embodiment, the order is determined using the following formula after the first 3-6 months: Base City Share + (Premium * Unused Share) + Performance Factor. Where two or more supplier-partners receive the same score, a random number generator can be used to allocate a bounce back look. The random number generator could be weighted to reflect the relative market share of each supplier-partner. In the event no supplier-partner can participate in a bounce back transaction, the CPO management system sends a customer a standard success acceptance of a CPO.

BRIEF DESCRIPTION OF THE DRAWINGS

FIG. 1 is an exemplary schematic block diagram illustrating an embodiment of the CPO management system including bounce back capability;

FIG. 2 is an exemplary schematic block diagram illustrating an embodiment of the CPO management central server including an additional data storage device and communication port to support bounce back capability;

FIGS. 3a and 3b, collectively, are flowcharts describing an exemplary bounce back management process;

FIG. 4 is a flowchart describing an exemplary bounce back offer generation process of the bounce back management process of FIGS. 3a and 3b;

FIGS. 5A-C comprise an exemplary e-mail template including an automobile rental opportunity notification, click-through link to a cobranded site and flight itinerary;

FIGS. 6A-B comprise an exemplary jump page including an automobile

rental opportunity notification, click-through link to a cobranded site and flight itinerary;

FIG. 7 is a flowchart describing an exemplary supplier-partner allocation process of the bounce back management process of FIGS. 3a and 3b;

5 FIG. 8 is a flowchart describing an exemplary bounce back page construction process of the bounce back management process of FIGS. 3a and 3b;

FIG. 9 is a flowchart describing an exemplary partner fulfillment process of the bounce back management process of FIGS. 3a and 3b; and

10 FIG. 10 is a flowchart describing an interactive voice response process that may be utilized in conjunction with the bounce back management process of FIGS. 3a and 3b.

It will be understood that the foregoing brief description and the following detailed description are exemplary and explanatory of this invention, but are not intended to be restrictive thereof or limiting of the advantages which can be achieved by this invention. Thus, the accompanying drawings, referred to herein and
15 constituting a part hereof, illustrate embodiments of this invention and, together with the detailed description, serve to explain the principles of this invention.

DETAILED DESCRIPTION

A. CPO Management System

20 FIG. 1 shows a CPO management system 100 for receiving conditional purchase offers from one or more customers 110 and for evaluating the received CPOs against a number of CPO rules defined by one or more sellers, such as airlines 120, 130, to determine whether any seller is willing to accept a given CPO. As
25 discussed further below, if a seller accepts a given CPO, and ultimately delivers goods complying with the customer's CPO, the CPO management system 100 binds the customer 110 on behalf of the accepting seller, to form a legally binding contract.

As used herein, a CPO is a binding offer containing one or more conditions submitted by a customer 110 for the purchase of an item, such as air
30 travel, at a customer-defined price. In the illustrative airline embodiment, the customer-defined conditions would include itinerary parameters, such as the origin and destination cities; acceptable dates and times of departure and return; and whether connecting flights or stopovers are acceptable to the customer. In addition, the parameters of a CPO may allow a customer to specify one or more preferred

airline(s), flights, seat assignments, seat class, aircraft type, refund/change rules, or maximum layover time.

A CPO rule is a set of restrictions defined by a given seller, such as an airline, to define a combination of such restrictions for which the seller is willing to accept a predefined minimum price. The CPO rules are utilized by the CPO management system to render a decision to either accept, reject or counter a CPO on behalf of a particular seller. In one embodiment, the CPO rules are generated by the revenue management system (RMS) 140, 150 of the respective airline. In alternate embodiments, the CPO rules may be generated by a yield management system, a profit management system, or any system which controls and manages inventory.

The RMS 140, 150 employs a CPO rules generation process to generate CPO rules by evaluating current inventory, pricing and revenue information, as well as historical patterns and external events, to forecast future travel. Thereafter, the CPO rules are utilized by the CPO management system 100 to render a decision to either accept, reject or counter a CPO on behalf of a particular airline. The CPO rules are dynamic in nature and may be updated by a given airline, as necessary.

As shown in FIG. 1, the CPO management system 100 comprises a CPO management central server 160 and one or more secured airline servers 170, 180. Each secured airline server may be associated with one or more airlines and each server stores, among other things, the CPO rules defined by any associated airlines, such as airline 120. Each secured airline server 170, 180 may be remotely located from the CPO management central server 160, as shown in FIG. 1, or may be integrated with the CPO management central server 160.

Each customer 110 contacts the CPO management system 100, for example, by means of telephone, facsimile, online access, e-mail, voice mail, in-person contact or through a travel agent, and provides the CPO management system 100 with the terms of their CPO. It is noted that each customer 110 may employ a general-purpose computer for communicating with the CPO management system 100. The general-purpose computer of each customer 110 is comprised of a processing unit, a modem, memory means and any software required to communicate with the CPO management system 100.

In one embodiment, CPO management central server 160 is configured as a web server, and conventional communications software such as the

Netscape Navigator web browser may be used to transmit a CPO. In one embodiment, the CPO management central server 160 has a web page on the world wide web, allowing the buyer to provide information through the interface of the conventional web browser software. In one embodiment, the buyer selects the
5 subject of the goods he wishes to purchase by selecting from a list of possible subjects. Subjects might include airline tickets, hotel rooms, rental cars, insurance, mortgages, clothing, etc. After the subject is selected, a form is displayed on a video monitor of a buyer interface. This form is an electronic contract with a number of blanks to be filled out by the buyer, with each blank representing a condition of a
10 CPO.

Once the terms of the CPO have been received by the CPO management system 100, the CPO management central server 160 will execute a CPO management process to compare the received CPO against the CPO rules of each airline. A result of this comparison, the CPO is either accepted, rejected or
15 countered. Thereafter, the customer 110 is notified of the response of the airlines to the CPO. If an airline accepts the CPO, or if the customer 110 accepts a counteroffer from an airline, a ticket is then booked by the CPO management system 100 with the appropriate restrictions which meet the conditions defined by the customer 110.

In one embodiment, the CPO management system 100 may optionally
20 access a central reservation system (CRS) 190, such as a SABRE or WORLDSPAN, to perform itinerary queries that will identify particular flights which satisfy a given itinerary, and to make reservations. In addition, the CPO management system 100 could alternatively access the proprietary airline reservation systems (ARSs) 200, 210 of each airline to perform such itinerary queries and to make reservations with the
25 respective airline. The ARSs 200, 210 maintained by each airline 120, 130 are each essentially a subset of the central CRS 190. Thus, in view of the overlapping functions and capabilities of the CRS 190 and the proprietary reservation systems 200, 210 of each airline, the CPO management system 100 could access any of such systems to obtain required information, and the terms "CRS" and "ARS" are used
30 interchangeably herein.

As shown in FIG. 1, each airline 120, 130, also has an RMS 140, 150. The RMSs 140, 150 generate CPO rules and otherwise allocate and price airline tickets for sale to CPO customers. Generally, the RMSs 140, 150 are utilized to optimize revenue per flight. An RMS performs seat inventory control by periodically

adjusting nested booking limits ("buckets") for the various fare classes, in order to optimize the passenger mix and thereby maximize the generated revenue.

5 The CPO management system 100, customer 110, airlines 120, 130 and CRS 190 (collectively, the "nodes") transmit digitally encoded data and other information between one another. The communication links between the nodes comprise a cable, fiber or wireless link on which electronic signals can propagate. For example, each node may be connected via an Internet connection using a public switched telephone network (PSTN), such as those provided by a local or regional telephone operating company. Alternatively, each node may be connected by
10 dedicated data lines, cellular, Personal Communication Systems ("PCS"), microwave, or satellite networks.

Although the CPO management system 100 is illustrated herein as a system for selling airline tickets, the CPO management system 100 could be utilized to sell any underlying good or service, such as automobiles, insurance, computer
15 equipment or hotel accommodations. For a more detailed discussion of a general CPO management system for selling such items, as well as an associated revenue management system (RMS) and central reservation system (CRS), see U.S. Patent Application Serial No. 08/889,319, entitled "Conditional Purchase Offer Management System," which was filed as a continuation in part application of U.S. Patent
20 Application Serial No. 08/707,660, filed on September 4, 1996, incorporated by reference herein.

B. CPO Management System Including Bounce Back Capability

As shown in FIG. 1, the CPO management system 100 includes
25 bounce back capability. In addition to communicating with a customer 110, CRS 190 and ARSs 200, 210 of airlines 120, 130, the CPO management system is in communication with one or more supplier-partners 220, 230 and principal-partner cobranded site 240. This system enables a bounce back opportunity (such as automobile rental bounce back) to be presented to a customer 110 as described more
30 fully below with reference to FIGS. 2, 3a, 3b and 4-10.

The available supplier-partners 220, 230 are, in one embodiment, automobile rental agencies that are located in a customer's travel destination area and have agreed to participate in the bounce back program. The principal-partner cobranded site 240 provides an interface to which a bounce back customer is

directed, such as a bounce back page. The bounce back page is the graphical user interface that indicates the availability of a bounce back automobile rental opportunity. The page also prompts a bounce back candidate for information to effectuate the bounce back rental. The cobranded site 240 combines information of the supplier-partner 220, 230 that is allocated for a specific bounce back opportunity and the principal (the operator of the CPO management system, or the party selling the underlying product or service, such as an airline or hotel, or an agent that effectuated the CPO acceptance on behalf of the airline or hotel). It should be understood that the cobranded site 240 may be designed so that the automobile rental offer is a customer benefit provided as a result of the customer using the services of the underlying airline or hotel. Accordingly, in such an embodiment, the airline or hotel is listed as the principal of the bounce back benefit provided by the allocated rental agency. Alternatively, the page may be designed to inform the customer 110 that the principal of the bounce back opportunity that is supplied by the supplier-partner 220, 230 is the CPO management system operator or an agent that effectuated the CPO acceptance of the underlying product or service, such as an airline ticket or hotel reservation.

The supplier-partners 220, 230 and CPO central server 160 are in communication with one another to effectuate the partner allocation process and the partner fulfillment process. The partner allocation process identifies which supplier-partners 220, 230 offer service from the airport or hotel location identified in the customer CPO, and determines the order of the supplier-partners (if more than one) that may view or make the offer. The partner fulfillment process is where the supplier-partner 220, 230 informs the principal-partner of a successful bounce back rental and the associated data (including referral and commission information) is transferred to the principal and executed. Both of these processes are described more fully below with reference to FIGS. 7 and 9, respectively.

Although the bounce back system is illustrated herein as handling automobile rentals as the bounce back service or product, the bounce back system could be utilized to sell any good or service, such as airplane tickets, hotel accommodations, insurance or computer equipment.

C. CPO Management Central Server Including Data Storage Device And Communication Port To Support Bounce Back Capability

FIG. 2 is an exemplary illustration of the architecture of a CPO

5 management central server 160, including a bounce back data storage device 250 and communication port 260 to support bounce back capability. The CPO management central server 160 comprises certain standard hardware components, such as a central processing unit (CPU) 270, a random access memory (RAM) 280, a read only memory (ROM) 290, and a clock 300, as well as an airline data storage
10 device 310, and communications port 260. The CPU 270 is linked to each of the other listed elements, either by means of a shared data bus, or dedicated connections, as shown in FIG. 2.

The ROM 290 and/or airline data storage device 310 are operable to store one or more instructions which the CPU 270 is operable to retrieve, interpret
15 and execute. For example, the ROM 290 and/or airline data storage device 310 may store processes to accomplish the transfer of required payments, charges and debits, between the airlines 120, 130 and customers 110. In particular, the CPO management process 320 may transmit the credit card information associated with a given customer 110 to the credit card issuer for payment, if a ticket is actually issued
20 to the customer 110.

The CPU 270 comprises a control unit, an arithmetic logic unit (ALU), and a CPU local memory storage device, such as, for example, a stackable cache or a plurality of registers. The control unit is operable to retrieve instructions from the airline data storage device 310 or ROM 290. The ALU is operable to perform a
25 plurality of operations needed to carry out instructions. The CPU local memory storage device is operable to provide high-speed storage used for storing temporary results and control information.

The airline data storage device 310 further includes a customer database 330, an airline database 340, a flight schedule database 350, and a CPO
30 database 360. The customer database 330 may store information on each customer of the CPO management system 100, including biographical information and billing information, such as a credit card number. The airline database 340 may store information on each airline which is registered with the CPO management system 100 to sell airline tickets to CPO customers, including address and contact information.
35 The flight schedule database 350 may store specific flight information for each O & D

Pair. Finally, the CPO database 360 may contain a record of each CPO being processed by the CPO management system 100, including the terms of the CPO and the associated status.

In addition, the airline data storage device 310 includes a CPO
5 management process which receives each CPO from a customer 110, compares the CPO against the CPO rules of each airline 120, 130, and determines whether to accept, reject or counter the CPO on behalf of an airline.

The communications port 260 connects the CPO management central
server 160 to the central reservation system (CRS) 190 and the proprietary
10 reservation systems (ARSSs) 200, 210 maintained by each airline 120, 130. The communications port 260 connects the CPO management central server 160 to individual customers and travel agents, such as the customer 110, for example, by means of an Internet connection using the public switched telephone network (PSTN). The communications port 260 connects the CPO management central
15 server 160 to any remote secured airline servers. The communications port 260 may include multiple communication channels for simultaneously establishing a plurality of connections. The CPO management central server 160 could alternatively be implemented with multiple communication ports or with a single connection to an ethernet network, which in turn provides the central server 160 with a connection to
20 the various nodes.

As shown in FIG. 2, CPO management central server 160 includes additional storage and communication capability which support bounce back capability. As discussed further below in conjunction with FIGS. 3a, 3b and 4-10, bounce back data storage device 250 includes a customer information database 370,
25 partner statistics database 380, coverage table database 390, market share database 400, tracking database 410, bounce back table database 420, vendor capability table database 430 and partner information database 440. Moreover, bounce back data storage device 250 includes a bounce back management process 450 for ensuring that the appropriate databases are accessed as required.

30 Communications port 260 connects the CPO management central server 160 to the CRS 190, ARSSs 200, 210 maintained by each airline 120, 130, as well as to supplier-partners 220, 230 and principal partner 240. It should be noted that although FIG. 1 shows communications with each supplier partner 220, 230 in another embodiment one entity may handle the bounce back process

communications for all of the potential bounce back supplier-partners. The communications port may contain multiple communications channels for simultaneously establishing a plurality of connections. Moreover, communications may be effectuated in various ways, including by means of an internet connection
5 using the public switched telephone network (PSTN).

D. Operation Of The Bounce Back Method, System And Apparatus

Once a CPO is accepted by or on behalf of an airline (or for any type of service or product), the availability to sell a second service or product exists. The
10 supplier or seller of the second service or product may be connected in some manner to purchasers of the underlying service or product. For example, customers who make reservations for a flight or for a hotel room often have transportation needs when reaching their destination. Automobile rental agencies, particularly those agencies whose fleet capacity exceeds demand, may benefit by stimulating such
15 travelers to rent their vehicles through a "bounce back" process. A bounce back process is the method of connecting customers 110, whose CPO for airline or hotel services has been accepted, to vendors of other services or products, such as supplier-partners 220, 230. Although the present embodiment describes giving travelers whose CPO has been accepted the opportunity to rent a car from a group of
20 automobile rental companies 220, 230, it should be understood that the products or services need not be associated to the travel industry. Accordingly, the bounce back program may be applied to any products and/or services.

The operation of a bounce back program will now be described with reference to FIGS. 3a, 3b and 4-10 and further references to FIGS. 1 and 2. Turning
25 to FIGS. 3a and 3b, as an initial step, a customer 110 (e.g., traveler) accesses the CPO management system 100 and places an offer (step 1000). As described above, the CPO may be accepted or rejected. Such a determination is made in step 1010. If the CPO is not accepted and the customer does not resubmit an offer or CPO (step 1020), the CPO management process transmits the rejection of the CPO to the
30 customer 110 and the process is terminated (step 1030). If, however, the customer resubmits a CPO or a counteroffer is made, step 1010, which determines whether such CPO is accepted, is repeated. If a CPO is accepted, a bounce back offer is generated (step 1040) (as described more fully below with reference to FIG. 4).

A bounce back offer is an offer presented to all successful air or hotel customers 110 whereby the customer 110 is given the opportunity to, in this case, rent a vehicle from a supplier partner(s) such as an automobile rental company 220, 230. In the present embodiment, it is required that a CPO is accepted by or on behalf of an airline and/or hotel (e.g., that the customer 110 is bound) and, as described below, that the destination airport or hotel city is covered by one of the supplier-partners 220, 230 (the supplier-partner is an automobile rental company, located in a customer's travel destination area, that has agreed to participate in the bounce back program). Once these two requirements (a CPO is accepted and a destination has coverage by supplier-partner 220, 230) are met, the customer 110 is designated a bounce back candidate.

FIG. 4 is a flowchart identifying the steps required to generate a bounce back offer. In step 2000, a determination is made as to whether the destination (airport or hotel) area is serviced by one of the supplier-partners 220, 230. Such a determination may be made by referring to Coverage Table Database 390 which links available supplier-partner to airport and hotel codes. Accordingly, each supplier-partner will be linked to at least one airport and/or hotel code to effectuate such coverage determination. If there is no available supplier-partners for a given destination, the standard success e-mail is generated in step 2010. The standard success e-mail informs a customer 110 that the underlying airline or hotel CPO was accepted but is silent with respect to a related automobile rental opportunity.

If the hotel or airport destination area is serviced by a supplier-partner, the offer is allocated to a participating supplier (step 2000) (supplier allocation is described more fully below with reference to FIG. 7). In step 2030, the customer is flagged as a bounce back recipient, and, in step 2040 the supplier record is populated. By flagging the customer 110 as a bounce back, the customer 110 receives a preferred automobile rental opportunity usually in the form of a reduced rate. In alternative embodiments, the bounce back candidate may be offered other benefits such as a free vehicle upgrade, additional rental days at no extra charge, etc. Such benefits may vary among suppliers and may depend on the supplier's current excess fleet capacity. An e-mail with a Uniform Resource Locator (URL) linked to the automobile rental supplier-partner 220, 230 or supplier-partner cobranded web-site 240 is generated and sent to the customer 110 (step 2050). Cobranded site 240 is

the interface between the principal/supplier and the customer 110 which executes a dialog to effectuate a bounce back rental.

The confirmation e-mail sent to the customer 110 is modified to include notification that an automobile rental opportunity is pending. In addition to the automobile rental opportunity notification, the e-mail may include the traditional confirmation data including the flight itinerary and/or hotel information. The e-mail may also include a message that the automobile rental offer is a promotional deal sponsored by the airline and/or hotel that has accepted the offer. An exemplary e-mail template including an automobile rental opportunity notification, click-through link to a cobranded site and flight itinerary is shown in FIGS. 5A-C.

In one embodiment, customers may also receive the bounce back offer via the check status page off of the principal's homepage. For customers who choose this path, the initial details of the offer that were contained in the e-mail will be presented in a jump page hosted by the principal. The jump page contains the hyperlink to the cobranded site 240. An exemplary jump page including an automobile rental opportunity notification, click-through link to a cobranded site and flight itinerary is shown in FIGS. 6A-B.

In another embodiment, the URL available for the automobile rental opportunity may be re-accessed at various points subsequent to the acceptance of a CPO but prior to a customer's travel. The URL may be bookmarked and, in one embodiment, may only be accessible for a limited time (e.g., predetermined number of hours or days). The bounce back page may have an option or a get back in touch with me checkbox that allows a customer who chooses to defer an offer of an automobile rental opportunity until a subsequent time (e.g., three to seven days prior to the customer's travel date).

With reference to FIG. 3a, a determination is made as to whether the customer 110 clicked on the e-mail linked to the automobile rental opportunity or principal partner cobranded site 240 (step 1050). If the customer does not click on the e-mail link, the bounce back process is terminated in step 1060. If, however, the link is accessed, a bounce back page is constructed (step 1070) indicating that the customer is potentially interested in an automobile rental opportunity (construction of the bounce back page is described more fully below with reference to FIG. 8). It should be noted that although communication between the customer 110, the

cobranded site 240 and the CPO management central server 160 in the present embodiment is effectuated using e-mail, other forms of communication, including telephone, facsimile, online access, chat, in person contact and the like, may be used.

5 Once the bounce back page is constructed, a determination as to whether the customer 110 has accessed the page is made in step 1080. If the customer 110 chooses not to access such page, the customer 110 is asked in step 1090 whether an e-mail alert is desired before the customer's trip. The customer's response is stored in Customer Information Database 370 (step 1100) and an alert is
10 provided to the customer at a later date, if requested. The alert serves to remind the customer 110 of the availability of an automobile rental opportunity and instructs the user to access the corresponding cobranded page by clicking on the URL enclosed in the alert. If no alert is requested, the bounce back process is terminated in step 1110.

15 If, in step 1080, the customer clicks on the link or a subsequent e-mail alert is selected, the customer enters principal/partner cobranded site 240 (step 1120). In the present embodiment, the principal is the company that effectuated the CPO acceptance of underlying product or service (e.g., airline or hotel) and/or operator of the CPO management central server 160 of the CPO management
20 system 100. The partner is the automobile rental agent 220. It should be understood that the cobranded site 240 may be designed so that the automobile rental offer appears as a benefit provided as a result of the customer using the services of the underlying airline or hotel. Alternatively, the page may be designed to inform the customer 110 that the automobile rental opportunity that is supplied by the automobile
25 rental agency 220 is sponsored by the principal (e.g., CPO management system operator). The supplier-partner's 220 product/service availability is updated from the information that was stored in Partner Statistics Database 380.

 In step 1130, the customer 110 may make an offer for a vehicle rental. In an alternative embodiment, the customer may view an automobile rental offer and
30 either accept, reject or make a counter-offer to the automobile rental agency. If the customer 110 does not make and/or accept a rental offer, the customer 110 is redirected back to the principal's site in step 1140. If, however, the customer makes and/or accepts an offer for a vehicle rental, the partner fulfillment process (described

more fully below with reference to FIG. 9), which is the process whereby the supplier-partner informs the principal of a successful bounce back rental and the associated data (including referral and commission information) is transferred to the principal, is executed in step 1150. Upon completion of the partner fulfillment process, the
5 customer 110 is redirected to the principal's site in step 1160.

Referring to the flowchart in FIG. 7, the supplier allocation process is described. The allocation process comprises - (1) identifying which supplier-partners 220, 230 offer service from the airport or hotel location in the customer offer; and (2) determining the order of the suppliers (if more than one) that may view or make the
10 offer. It should be understood that any of the allocation techniques of provisional U.S. Patent Application No. 60/179,008 entitled SYSTEM AND METHOD FOR ALLOCATING A CONDITIONAL PURCHASE OFFER FOR A HOTEL RESERVATION TO ONE OF A PLURALITY OF HOTEL ENTITIES IN A BUYER DRIVEN ELECTRONIC COMMERCE SYSTEM filed January 28, 2000 and of U.S.
15 Patent Application Serial No. 09/252,574 entitled SYSTEM AND METHOD FOR ALLOCATING BUSINESS TO ONE OF A PLURALITY OF SELLERS IN A BUYER DRIVEN ELECTRONIC COMMERCE SYSTEM filed February 18, 1999 are incorporated herein by reference.

In step 3000, the airport or hotel destination is determined. A
20 Coverage Table Database 390 which stores all available partner suppliers 220, 230 based on a customer's destination is accessed (step 3010). A determination as to whether the destination location is covered is made in step 3020. If no such coverage exists for the customer's destination area, the process returns the customer to standard processing and the bounce back process is terminated (step 3030). If,
25 however, coverage does exist, a determination as to the number of supplier-partners is made in step 3040. If only one partner exists in the customer's destination area, then the bounce back look is allocated to that partner in step 3050.

When multiple supplier-partners are available to handle a customer bounce back, an analysis is undertaken to determine which partner will receive the
30 bounce back look or opportunity. Any criteria or formula can be selected for this analysis, including but not limited to performance related criteria and/or market share criteria. In one embodiment, market share tables and data tracking tables (step 3040) are accessed from the Market Share Database 400 (step 3050) and Tracking

Database 410 (step 3060), respectively. This data allows the principal to determine which supplier-partner will receive the bounce back look or opportunity. In another embodiment, one of two formulas may be used in selecting among multiple supplier-partners. One formula that can be used for the first 3-6 months that the bounce back process is in use is: $\text{Base City Share} + (\text{Partner Premium} * (\text{Unused Share}))$, where the unused share may comprise the non-supplier-partner share of the relevant market. For example, in the case of two supplier-partners, if one supplier-partner has a 5% share of the market and the second supplier-partner has a 25%, the unused share comprises 70% of the market. Another formula that may be used after the process has some history (e.g., after the first 3-6 months) is: $\text{Base City Share} + (\text{Partner Premium} * \text{Unused Share}) + \text{Partner Performance Factor}$. The Base City Share variable is the supplier-partner's relative market share for the customer's destination city. The data may be updated monthly, annually or at some other frequency. The Partner Premium is a factor which provides a bias to partner(s) based on a negotiated/contracted commitment with the principal (e.g., in return for a monetary investment). Partner Performance compares the relative bind rate (success in offering rental opportunity and/or gaining customer commitment of such rental opportunity) across supplier-partners and provides preference to the partners who are aggressively participating in the bounce back program. Such preference is provided by multiplying the Unused Share variable with a more competitive (higher) Partner Premium variable. The Partner Performance factor, which may be incorporated into the evaluation once the program has been effect for some amount of time, is a variable that may be included in the formula taking into consideration a favorable experience of the automobile rental bounce back program with respect to each supplier-partner.

With the above formulas and stored data, the partner who will receive the bounce back look is determined in step 3070. The automobile rental agency with the highest score is the allocated supplier-partner. If more than one supplier-partner receives the same score, one may be selected at random. The random number generator can be configured to reflect each supplier-partner's relative market share. It should be noted that in another embodiment, the supplier-partner may be selected by a random number generator in all cases obviating the logic associated with formulas described above. The supplier-partner is selected in step 3080 as well as

storing the selection in a database and updating the tracking data in Tracking Database 410. Upon selecting the partner and updating the associated databases, the process returns to the bounce back offer generation process (step 3090) described with reference to FIG. 4.

- 5 Once the offer is allocated to a supplier-partner and the bounce back offer is generated, a bounce back page is created as shown in step 1070 of FIG. 3a. Bounce back page construction is described in more detail with reference to FIG. 8. The bounce back page is a cobranded (principal and partner) site 240. The bounce back page may contain certain dynamic data elements that are populated on an offer
- 10 specific basis. Such data elements include, but are not limited to, itinerary information including flight and/or hotel information, click through link to supplier-partner cobranded web-site and vendor/supplier logo and/or special text to be accessed to make a cobranded page. A checkbox item may also be provided that allows a customer to be reminded of an outstanding automobile rental opportunity
- 15 before the travel date. In one embodiment, the reminder must be the same offer that is sent by e-mail to the customer 110.

- In step 4000, the CPO management central server 160 determines whether a bounce back record exists, e.g., an airplane ticket request number or hotel request number. Any successful or bound offer is assigned a bounce back record
- 20 number. A bounce back record number is located by accessing (step 4010) the data stored in the Bounce Back Table Database 420. If a bounce back number does not exist, the process is terminated in step 4020. If, however, a bounce back number exists, the offer is valid and bounce back processing continues (step 4030).

- Selecting a vendor (supplier-partner) (step 4040), involves determining
- 25 the vendor's technical capabilities by accessing (step 4050) data in the Vendor Capability Table Database 430. In one embodiment, the minimal requirements for a vendor to participate is the ability to serve the principal's customer in the destination location or to provide negotiated rates to the principal's customers.

- In step 4060, a determination is made as to whether the principal is
- 30 capable of populating the requisite vendor data fields of a bounce back page. If the principal is capable of populating the page, the bounce back record is mapped to the vendor's fields (step 4070) and the bounce back page is built in step 4080. When building the bounce back page, the Partner Information Database 440 may be

accessed (step 4090) to retrieve data such as the vendor's logo.

If the principal is unable to populate the data fields, a determination is made in step 4100 as to whether the principal can construct a specific URL for access to the vendor. If a vendor specific URL can be devised, such URL is constructed in step 4110 and the bounce back page is built in step 4080. In this embodiment, the vendor supplies information for the data fields. In another embodiment where the principal cannot construct a vendor specific URL, some other means to identify the principal may be selected to construct the bounce back page, such as where the customer inputs information to identify the principal, including the bounce back record (step 4120). Once the bounce back page is constructed, a vehicle has been created for a customer 110 to access the cobranded site 240 and make an offer for automobile rental services.

Termination pages are accessed at different points (usually points of failure) of the bounce back process. In order for the principal and supplier-partners 220 to learn what a customer 110 did not like about the offer and to generate a demand collection system (a statistical analysis to improve successful rental opportunities), termination points may be monitored and the associated data collected. The termination pages will give a customer the opportunity to do the following: (1) identify the price that the customer would be willing to pay for the rental car offered; (2) provides feedback about what features of an automobile rental product that the customer would like to see; (3) provide feedback about what the customer did and did not like about the offer; (4) have an "e-mail me later" checkbox functionality; and link to the principal's homepage. It should be further noted that where a bounce back offer is successfully accepted, an opportunity to gather customer feedback may still be available. Moreover, the aforementioned feedback features are only a few examples of types of data that may be collected. Accordingly, additional information may be sought and analyzed.

Turning to FIG. 9, the partner fulfillment process is described. Once a vehicle rental commitment between the customer 110 and the supplier-partner 220 has been established, the supplier-partner 220 informs the principal of the transaction. In step 5000, the customer 110 is identified by the supplier-partner 220. This may be accomplished by transmitting a unique identification code for each customer in the URL. In step 5010, the principal's referral identification code is

appended to the customer offer in the vehicle rental system. The commitments are pooled and the referral identification codes are counted in step 5020. Then, in step 5030, the fees are calculated and reconciled with the principal. The fees may be calculated as a flat fee or as a percentage of the total sale. The fees may vary among supplier-partners. The frequency of such reconciliation may also vary among the supplier-partners 220, 230 (e.g., daily, weekly, etc.). Upon completion of the supplier-partner fulfillment process, the bounce back process is complete.

Turning to FIG. 10, the interactive voice response (IVR) bounce back feature is described. As described above, the bounce back process may be effectuated by any suitable communications means, including e-mail, voice mail, online, facsimile, telephone, in-person contact or through a travel agent. There will be times that a customer 110 may interact with the principal on the telephone, for example to check the status of the customer's CPO. The IVR bounce back feature allows the principal to inform a customer 110 of a bounce back opportunity and to direct the customer 110 to a bounce back offer page in order to effectuate access to the system. In step 6000, the customer 110 submits an air or hotel CPO. Subsequently, in step 6010, a customer calls the IVR system (instead of, for example, using internet or world wide web access) to check the status of the CPO. In step 6020, a determination is made as to whether the CPO is accepted. If the CPO is not accepted and no additional CPO is generated (step 6030), the IVR bounce back process is terminated (step 6040). If, however, the original CPO, or a subsequent CPO, is accepted, a bounce back offer is generated in step 6050 (bounce back offer generation is described above in detail with reference to FIG. 4). The customer is also directed, in step 6060, to the bounce back offer page which may be accessed, in one embodiment, by a customer interface device in communication with the CPO management system 100 described above. In one embodiment, the IVR script directs the customer 110 to the bounce back page by accessing an IVR script that is automatically generated when a CPO is confirmed by telephone and a bounce back opportunity associated with that customer 110 exists. Once the customer 110 is directed to the bounce back page that has been generated, the customer 110 may continue with the bounce back progress if so desired as directed beginning at step 1040 of FIG. 3a (and described above in detail with reference to FIG. 4).

The IVR bounce back system may also provide assistance to a bounce

back rental customer. If a customer requires assistance with his or her vehicle rental and information is entered identifying the customer as a bounce back customer, the IVR system has the capability of transferring the customer to the rental agency. In another embodiment, the IVR system provides a customer who needs additional
5 vehicle rental assistance with the correct name and number(s) to access the automobile rental agency. Alternatively, if the customer reaches a principal customer service representative, the customer service agent will know which supplier-partner is associated with the bounce back customer and will have the necessary information to direct the customer to the appropriate vendor. Accordingly, a Vendor Information
10 Table Database may be devised which may include, but is not limited to, the following information: (1) name and business address of the vendor; (2) telephone number of the vendor (ideally toll-free number); and (3) website address of the vendor.

Although illustrative embodiments have been described herein in detail, it should be noted and understood that numerous variations may be made
15 within the scope of this invention without departing from the principle of this invention and without sacrificing its chief advantages. The terms and expressions have been used as terms of description and not terms of limitation. There is no limitation to use the terms or expressions to exclude any equivalents of features shown and described or portions thereof and this invention should be defined with the claims which follow.

20 For example, the CPO management system can render a decision to accept an offer for a hotel reservation and generate a bounce back offer for airline tickets. Moreover, as previously indicated, although the CPO management system 100 employing bounce back capability has been illustrated in an airline/automobile rental environment, the CPO management system 100 employing bounce back
25 capability could be utilized to acquire any underlying product and/or service and bounce back product and/or service.

IN THE CLAIMS:

1. A method for facilitating an on-line bounce back transaction, comprising:
transmitting a conditional purchase offer to acquire a first product or service, said conditional purchase offer including a customer-specified price;
receiving an acceptance of said conditional purchase offer and a bounce back offer to acquire a second product or service with a hyperlink to a cobranded web site; and
accessing said cobranded web site to effectuate said bounce back transaction with a supplier-partner for said second product or service.
2. The method of claim 1, wherein said second product or service is an automobile rental, hotel reservation or airline ticket.
3. The method of claim 1, wherein said first product or service is an airline ticket or hotel reservation.
4. The method of claim 1, wherein said bounce back offer is received via e-mail containing said hyperlink to said cobranded web site.
5. The method of claim 1, wherein said bounce back offer is received via a jump page containing said hyperlink to said cobranded web site.
6. The method of claim 1, further comprising receiving said bounce back offer with a checkbox to defer the offer until a subsequent time.
7. The method of claim 6, further comprising receiving an e-mail alert containing said hyperlink to access said cobranded web site at said subsequent time.
8. The method of claim 1, further comprising terminating said bounce back offer by choosing not to access said hyperlink.
9. The method of claim 1, further comprising making an offer to acquire said second product or service in said cobranded web site.
10. The method of claim 1, further comprising receiving an offer to acquire said second product or service in said cobranded web site.
11. The method of claim 10, further comprising either accepting or

rejecting said offer or making a counteroffer in said cobranded web site.

12. The method of claim 1, further comprising choosing not to make an offer or accept an offer to acquire said second product or service in said cobranded web site.

13. The method of claim 1, further comprising checking status of said conditional purchase offer and receiving through an interactive voice mail feature said bounce back offer.

14. The method of claim 1, further comprising inquiring as to said second product or service and receiving through an interactive voice mail feature a referral to said supplier-partner.

15. A method using a computer to facilitate a transaction for a second product or service, comprising:

transmitting, using said computer, a conditional purchase offer to acquire a first product or service, said conditional purchase offer including a customer-specified price;

receiving an acceptance of said conditional purchase offer and an offer to acquire a second product or service;

transmitting an inquiry regarding said second product or service; and

receiving information to effectuate said transaction.

16. The method of claim 15, wherein said second product or service is an automobile rental, hotel reservation or airline ticket.

17. The method of claim 15, wherein said first product or service is an airline ticket or hotel reservation.

18. The method of claim 15, wherein said offer for said second product or service is received via e-mail containing a hyperlink to a cobranded web site or a bounce back web page.

19. The method of claim 15, wherein said offer for said second product or service is received via a jump page containing a hyperlink to a cobranded web site or a bounce back web page.

20. The method of claim 18 or 19, wherein said inquiry is made by accessing said hyperlink.

21. The method of claim 18 or 19, further comprising receiving said

offer for said second product or service with a checkbox to defer the offer until a subsequent time.

22. The method of claim 21, further comprising receiving an e-mail alert containing said hyperlink to access said cobranded web site or said bounce back web page at said subsequent time.

23. The method of claim 18 or 19, further comprising terminating said offer for said second product or service by not accessing said hyperlink.

24. The method of claim 15, wherein said information includes an electronic contract form for said second product or service.

25. The method of claim 24, wherein said electronic contract form is displayed in a cobranded web site or on a bounce back web page.

26. The method of claim 15, further comprising checking status of said conditional purchase offer and receiving through an interactive voice mail feature said offer for said second product or service.

27. The method of claim 15, further comprising inquiring as to said second product or service and receiving through an interactive voice mail feature a referral to a supplier-partner.

28. A method for facilitating an on-line bounce back transaction, comprising:

receiving a conditional purchase offer to acquire a first product or service from a customer, said conditional purchase offer including a customer-specified price;

after receiving said conditional purchase offer, determining whether said conditional purchase offer is to be accepted;

if said conditional purchase offer is accepted, determining whether a bounce back opportunity can be offered to said customer; transmitting an acceptance of said conditional purchase offer to said customer and a bounce back offer to acquire a second product or service;

receiving an inquiry from said customer regarding said second product or service; and

generating a bounce back web page with a hyperlink to access a cobranded web site to effectuate a bounce back transaction between

said customer and a supplier-partner.

29. The method of claim 28, wherein said second product or service is an automobile rental, hotel reservation or airline ticket.

30. The method of claim 28, wherein said first product or service is an airline ticket or hotel reservation.

31. The method of claim 28, further comprising transmitting said bounce back offer via e-mail containing said hyperlink to said cobranded web site.

32. The method of claim 28, further comprising transmitting said bounce back offer via a jump page containing said hyperlink to said cobranded web site.

33. The method of claim 28, further comprising transmitting said bounce back offer with a checkbox to defer the offer until a subsequent time.

34. The method of claim 33, further comprising transmitting an e-mail alert containing said hyperlink to access said cobranded web site at said subsequent time.

35. The method of claim 28, further comprising terminating said bounce back offer when said hyperlink is not accessed.

36. The method of claim 28, further comprising identifying at least one supplier-partner that can participate in said bounce back transaction.

37. The method of claim 36, further comprising allocating a bounce back look to said supplier-partner.

38. The method of claim 37, wherein said bounce back web page provides said customer with access to effectuate said bounce back transaction with said supplier-partner allocated said bounce back look.

39. The method of claim 36, further comprising determining an order that each supplier-partner can participate in said bounce back transaction where there is more than one supplier-partner.

40. The method of claim 39, wherein said order is determined using a formula for the first 3-6 months as follows:

Base City Share + (Premium * Unused Share).

41. The method of claim 39, wherein said order is determined using a formula after the first 3-6 months as follows:

Base City Share + (Premium * Unused Share) + Performance

Factor.

42. The method of claim 40 or 41, wherein a random number generator is used to determine said order if two or more supplier-partners receive an equal score based on said formula.

43. The method of claim 36, further comprising generating a standard success acceptance if no supplier-partner can participate in said bounce back transaction.

44. A method using a computer to facilitate a transaction for a second product or service, comprising:

receiving, using said computer, a conditional purchase offer to acquire a first product or service from a customer, said conditional purchase offer including a customer-specified price;

after receiving said conditional purchase offer, determining whether said conditional purchase offer is to be accepted;

transmitting an acceptance of said conditional purchase offer to said customer and an offer to acquire a second product or service;

receiving an inquiry from said customer regarding said second product or service; and

transmitting information to said customer to effectuate said transaction.

45. The method of claim 44, wherein said second product or service is an automobile rental, hotel reservation or airline ticket.

46. The method of claim 44, wherein said first product or service is an airline ticket or hotel reservation.

47. The method of claim 44, wherein said offer for said second product or service is transmitted via e-mail containing a hyperlink to a cobranded web site or a bounce back web page.

48. The method of claim 44, wherein said offer for said second product or service is transmitted via a jump page containing a hyperlink to a cobranded web site or a bounce back web page.

49. The method of claim 47 or 48, wherein said inquiry is received by accessing said hyperlink.

50. The method of claim 47 or 48, further comprising transmitting

said offer for said second product or service with a checkbox to defer the offer until a subsequent time.

51. The method of claim 50, further comprising transmitting an e-mail alert containing said hyperlink to access said cobranded web site or said bounce back web page at said subsequent time.

52. The method of claim 47 or 48, further comprising terminating said offer for said second product or service when said customer does not to access said hyperlink.

53. The method of claim 44, wherein said information includes an electronic contract form for said second product or service.

54. The method of claim 44, further comprising determining whether said customer can be offered an opportunity to acquire said second product or service.

55. The method of claim 54, further comprising identifying at least one supplier-partner that can participate in said transaction.

56. The method of claim 55, further comprising allocating a bounce back look to said supplier-partner.

57. The method of claim 56, wherein said transaction is effectuated with said supplier-partner allocated said bounce back look.

58. The method of claim 55, further comprising determining an order that each supplier-partner can participate in said transaction where there is more than one supplier-partner.

59. The method of claim 58, wherein said order is determined using a formula for the first 3-6 months as follows:

$$\text{Base City Share} + (\text{Premium} * \text{Unused Share}).$$

60. The method of claim 58, wherein said order is determined using a formula after the first 3-6 months as follows:

$$\text{Base City Share} + (\text{Premium} * \text{Unused Share}) + \text{Performance Factor}.$$

61. The method of claim 59 or 60, wherein a random number generator is used to determine said order if two or more supplier-partners receive an equal score based on said formula.

62. The method of claim 55, further comprising generating a

standard success acceptance if no supplier-partners can participate in said transaction.

63. A method using a computer to facilitate a bounce back transaction, comprising:

receiving, using said computer, an inquiry from a customer regarding a bounce back product or service, after said customer receives an acceptance of a conditional purchase offer to acquire an underlying product or service;

communicating an offer to said customer to acquire said bounce back product or service; and

receiving an acceptance, rejection or counteroffer from said customer for said bounce back product or service.

64. The method of claim 63, wherein said bounce back product or service is an automobile rental, hotel reservation or airline ticket.

65. The method of claim 63, wherein said underlying product or service is an airline ticket or hotel reservation.

66. The method of claim 63, further comprising receiving an identifier for said customer.

67. The method of claim 66, further comprising notifying a principal of an accepted offer using said identifier.

68. A method using a computer to facilitate a bounce back transaction, comprising:

receiving, using said computer, an offer from a customer to acquire a bounce back product or service, after said customer receives an acceptance of a conditional purchase offer to acquire an underlying product or service; and

communicating an acceptance, rejection or counteroffer to said customer for said bounce back product or service.

69. The method of claim 68, wherein said bounce back product or service is an automobile rental, hotel reservation or airline ticket.

70. The method of claim 68, wherein said underlying product or service is an airline ticket or hotel reservation.

71. The method of claim 68, further comprising receiving an

identifier for said customer.

72. The method of claim 71, further comprising notifying a principal of an accepted offer using said identifier.

73. A computer device for facilitating an on-line bounce back transaction, comprising:

a storage device and a processor connected to the storage device,

the storage device storing at least one group membership identification and a program for controlling the processor, the processor operative with the program to,

- (i) transmit a conditional purchase offer to acquire a first product or service, said conditional purchase offer including a customer-specified price;
- (ii) receive an acceptance of said conditional purchase offer and a bounce back offer to acquire a second product or service with a hyperlink to a cobranded web site; and
- (iii) access said cobranded web site to effectuate said bounce back transaction with a supplier-partner for said second product or service.

74. The computer device of claim 73, wherein said second product or service is an automobile rental, hotel reservation or airline ticket.

75. The computer device of claim 73, wherein said first product or service is an airline ticket or hotel reservation.

76. The computer device of claim 73, wherein the processor is further operative with the program to receive said bounce back offer via e-mail containing said hyperlink to said cobranded web site.

77. The computer device of claim 73, wherein the processor is further operative with the program to receive said bounce back offer via a jump page containing said hyperlink to said cobranded web site.

78. The computer device of claim 73, wherein the processor is further operative with the program to receive said bounce back offer with a checkbox to defer the offer until a subsequent time.

79. The computer device of claim 78, wherein the processor is further operative with the program to receive an e-mail alert containing said hyperlink to access said cobranded web site at said subsequent time.

80. The computer device of claim 73, wherein the processor is further operative with the program to receive, accept or reject an offer or a counteroffer to said second product or service.

81. A computer device for facilitating a transaction for a second product or service, comprising:

a storage device and a processor connected to the storage device,

the storage device storing at least one group membership identification and a program for controlling the processor,

the processor operative with the program to,

- (i) transmit a conditional purchase offer to acquire a first product or service, said conditional purchase offer including a customer-specified price;
- (ii) receive an acceptance of said conditional purchase offer and an offer to acquire a second product or service;
- (iii) transmit an inquiry regarding said second product or service; and
- (iv) receive information to effectuate said transaction.

82. The computer device of claim 81, wherein said second product or service is an automobile rental, hotel reservation or airline ticket.

83. The computer device of claim 81, wherein said first product or service is an airline ticket or hotel reservation.

84. The computer device of claim 81, wherein the processor is further operative with the program to receive said offer for said second product or service via e-mail containing a hyperlink to a cobranded web site or a bounce back web page.

85. The computer device of claim 81, wherein the processor is further operative with the program to receive said offer for said second product or

service via a jump page containing a hyperlink to a cobranded web site or a bounce back web page.

86. The computer device of claim 84 or 85, wherein the processor is further operative with the program to receive said offer for said second product or service with a checkbox to defer the offer until a subsequent time.

87. The computer device of claim 86, the processor is further operative with the program to receive an e-mail alert containing said hyperlink to access said cobranded web site or said bounce back web page at said subsequent time.

88. The computer device of claim 81, wherein said information includes an electronic contract form for said second product or service.

89. A computer device for facilitating an on-line bounce back transaction, comprising:

a storage device and a processor connected to the storage device,

the storage device storing at least one group membership identification and a program for controlling the processor,

the processor operative with the program to,

- (i) receive a conditional purchase offer to acquire a first product or service from a customer, said conditional purchase offer including a customer-specified price;
- (ii) after receiving said conditional purchase offer, determine whether said conditional purchase offer is to be accepted;
- (iii) if said conditional purchase offer is accepted, determine whether a bounce back opportunity can be offered to said customer;
- (iv) transmit an acceptance of said conditional purchase offer to said customer and a bounce back offer to acquire a second product or service;
- (v) receive an inquiry from said customer regarding said second product or service; and
- (vi) generate a bounce back web page with a

hyperlink to access a cobranded web site to effectuate a bounce back transaction between said customer and a supplier-partner.

90. The computer device of claim 89, wherein said second product or service is an automobile rental, hotel reservation or airline ticket.

91. The computer device of claim 89, wherein said first product or service is an airline ticket or hotel reservation.

92. The computer device of claim 89, wherein the processor is further operative with the program to transmit said bounce back offer via e-mail containing a hyperlink to said cobranded web site.

93. The computer device of claim 89, wherein the processor is further operative with the program to transmit said bounce back offer via a jump page containing said hyperlink to said cobranded web site.

94. The computer device of claim 89, wherein the processor is further operative with the program to transmit said bounce back offer with a checkbox to defer the offer until a subsequent time.

95. The computer device of claim 89, wherein the processor is further operative with the program to transmit an e-mail alert containing said hyperlink to access said cobranded web site at said subsequent time.

96. The computer device of claim 89, wherein the processor is further operative with the program to terminate said bounce back offer when said hyperlink is not accessed.

97. The computer device of claim 89, wherein the processor is further operative with the program to identify at least one supplier-partner that can participate in said bounce back transaction.

98. The computer device of claim 97, wherein the processor is further operative with the program to allocate a bounce back look to said supplier-partner.

99. The computer device of claim 98, wherein said bounce back web page provides said customer with access to effectuate said bounce back transaction with said supplier-partner allocated said bounce back look.

100. The computer device of claim 97, wherein the processor is further operative with the program to determine an order that each supplier-partner

can participate in said bounce back transaction where there is more than one supplier-partner.

101. The computer device of claim 100, wherein said order is determined using a formula for the first 3-6 months as follows:

Base City Share + (Premium * Unused Share).

102. The computer device of claim 100, wherein said order is determined using a formula after the first 3-6 months as follows:

Base City Share + (Premium * Unused Share) + Performance Factor.

103. The computer device of claim 101 or 102, wherein a random number generator is used to determine said order if two or more supplier-partners receive an equal score based on said formula.

104. The computer device of claim 97, wherein the processor is further operative with the program to generate a standard success acceptance if no supplier-partner can participate in said bounce back transaction.

105. A computer device for facilitating a transaction for a second product or service, comprising:

a storage device and a processor connected to the storage device,

the storage device storing at least one group membership identification and a program for controlling the processor, the processor operative with the program to,

- (i) receive a conditional purchase offer to acquire a first product or service from a customer, said conditional purchase offer including a customer-specified price;
- (ii) after receiving said conditional purchase offer, determine whether said conditional purchase offer is to be accepted;
- (iii) transmit an acceptance of said conditional purchase offer to said customer and an offer to acquire a second product or service;
- (iv) receive an inquiry from said customer regarding said second product or service; and

- (v) transmit information to said customer to effectuate said transaction.

106. The computer device of claim 105, wherein said second product or service is an automobile rental, hotel reservation or airline ticket.

107. The computer device of claim 105, wherein said first product or service is an airline ticket or hotel reservation.

108. The computer device of claim 105, wherein the processor is further operative with the program to transmit said offer for said second product or service via e-mail containing a hyperlink to a cobranded web site or a bounce back web page.

109. The computer device of claim 105, wherein the processor is further operative with the program to transmit said offer for said second product or service via a jump page containing a hyperlink to a cobranded web site or a bounce back web page.

110. The computer device of claim 108 or 109, wherein the processor is further operative with the program to transmit said offer for said second product or service with a checkbox to defer the offer until a subsequent time.

111. The computer device of claim 110, wherein the processor is further operative with the program to transmit an e-mail alert containing said hyperlink to access said cobranded web site or said bounce back web page at said subsequent time.

112. The computer device of claim 108 or 109, wherein the processor is further operative with the program to terminate said offer for said second product or service when said customer does not to access said hyperlink.

113. The computer device of claim 105, wherein said information includes an electronic contract form for said second product or service.

114. The computer device of claim 105, wherein the processor is further operative with the program to determine whether an opportunity can be offered to said customer to acquire said second product or service.

115. The computer device of claim 114, wherein the processor is further operative with the program to identify at least one supplier-partner that can participate in said transaction.

116. The computer device of claim 115, further comprising allocating

a bounce back look to said supplier-partner.

117. The computer device of claim 116, wherein said transaction is effectuated with said supplier-partner allocated said bounce back look.

118. The computer device of claim 115, wherein the processor is further operative with the program to determine an order that each supplier-partner can participate in said transaction where there is more than one supplier-partner.

119. The computer device of claim 118, wherein said order is determined using a formula for the first 3-6 months as follows:

$\text{Base City Share} + (\text{Premium} * \text{Unused Share}).$

120. The computer device of claim 118, wherein said order is determined using a formula after the first 3-6 months as follows:

$\text{Base City Share} + (\text{Premium} * \text{Unused Share}) + \text{Performance Factor}.$

121. The computer device of claim 119 or 120, wherein a random number generator is used to determine said order if two or more supplier-partners receive an equal score based on said formula.

122. The computer device of claim 115, wherein the processor is further operative with the program to generate a standard success acceptance if no supplier-partners can participate in said transaction.

123. A computer device for facilitating a bounce back transaction, comprising:

a storage device and a processor connected to the storage device,

the storage device storing at least one group membership identification and a program for controlling the processor,

the processor operative with the program to,

- (i) receive an inquiry from a customer regarding a bounce back product or service, after said customer receives an acceptance of a conditional purchase offer to acquire an underlying product or service;
- (ii) transmit an offer to said customer to acquire said bounce back product or service; and
- (iii) receive an acceptance, rejection or counteroffer

from said customer for said bounce back product or service.

124. The computer device of claim 123, wherein said bounce back product or service is an automobile rental, hotel reservation or airline ticket.

125. The computer device of claim 123, wherein said underlying product or service is an airline ticket or hotel reservation.

126. The computer device of claim 123, wherein the processor is further operative with the program to receive an identifier for said customer.

127. The computer device of claim 126, wherein the processor is further operative with the program to notify a principal of an accepted offer using said identifier.

128. A computer device for facilitating a bounce back transaction, comprising:

a storage device and a processor connected to the storage device,

the storage device storing at least one group membership identification and a program for controlling the processor, the processor operative with the program to,

(i) receive an offer from a customer to acquire a bounce back product or service, after said customer receives an acceptance of a conditional purchase offer to acquire an underlying product or service; and

(ii) transmit an acceptance, rejection or counteroffer to said customer for said bounce back product or service.

129. The computer device of claim 128, wherein said bounce back product or service is an automobile rental, hotel reservation or airline ticket.

130. The computer device of claim 128, wherein said underlying product or service is an airline ticket or hotel reservation.

131. The computer device of claim 128, wherein the processor is further operative with the program to receive an identifier for said customer.

132. The computer device of claim 131, wherein the processor is further operative with the program to notify a principal of an accepted offer using said identifier.

133. A computer readable medium for facilitating an on-line bounce

back transaction, comprising:

code for transmitting a conditional purchase offer to acquire a first product or service, said conditional purchase offer including a customer-specified price;

code for receiving an acceptance of said conditional purchase offer and a bounce back offer to acquire a second product or service with a hyperlink to a cobranded web site; and

code for accessing said cobranded web site to effectuate said bounce back transaction with a supplier-partner for said second product or service.

134. The computer readable medium of claim 133, wherein said second product or service is an automobile rental, hotel reservation or airline ticket.

135. The computer readable medium of claim 133, wherein said first product or service is an airline ticket or hotel reservation.

136. The computer readable medium of claim 133, further comprising code for receiving said bounce back offer via e-mail containing said hyperlink to said cobranded web site.

137. The computer readable medium of claim 133, further comprising code for receiving said bounce back offer via a jump page containing said hyperlink to said cobranded web site.

138. The computer readable medium of claim 133, further comprising code for receiving said bounce back offer with a checkbox to defer the offer until a subsequent time.

139. The computer readable medium of claim 138, further comprising code for receiving an e-mail alert containing said hyperlink to access said cobranded web site at said subsequent time.

140. The computer readable medium of claim 133, further comprising code for receiving, accepting or rejecting an offer or a counteroffer for said second product or service.

141. A computer readable medium for facilitating a transaction for a second product or service, comprising:

code for transmitting a conditional purchase offer to acquire a first product or service, said conditional purchase offer including a

customer-specified price;

code for receiving an acceptance of said conditional purchase offer and an offer to acquire a second product or service;

code for transmitting an inquiry regarding said second product or service; and

code for receiving information to effectuate said transaction.

142. The computer readable medium of claim 141, wherein said second product or service is an automobile rental, hotel reservation or airline ticket.

143. The computer readable medium of claim 141, wherein said first product or service is an airline ticket or hotel reservation.

144. The computer readable medium of claim 141, further comprising code for receiving said offer for said second product or service via e-mail containing a hyperlink to a cobranded web site or a bounce back web page.

145. The computer readable medium of claim 141, further comprising code for receiving said offer for said second product or service via a jump page containing a hyperlink to a cobranded web site or a bounce back web page.

146. The computer readable medium of claim 144 or 145, wherein said inquiry is made by accessing said hyperlink.

147. The computer readable medium of claim 144 or 145, further comprising code for receiving said offer for said second product or service with a checkbox to defer the offer until a subsequent time.

148. The computer readable medium of claim 147, further comprising code for receiving an e-mail alert containing said hyperlink to access said cobranded web site or said bounce back web page at said subsequent time.

149. The computer readable medium of claim 141, wherein said information includes an electronic contract form for said second product or service.

150. A computer readable medium for facilitating an on-line bounce back transaction, comprising:

code for receiving a conditional purchase offer to acquire a first product or service from a customer, said conditional purchase offer including a customer-specified price;

code for, after receiving said conditional purchase offer, determining whether said conditional purchase offer is to be accepted;

code for, if said conditional purchase offer is accepted, determining whether a bounce back opportunity can be offered to said customer;

code for transmitting an acceptance of said conditional purchase offer to said customer and a bounce back offer to acquire a second product or service;

code for receiving an inquiry from said customer regarding said second product or service; and

code for generating a bounce back web page with a hyperlink to access a cobranded web site to effectuate a bounce back transaction between said customer and a supplier-partner.

151. The computer readable medium of claim 150, wherein said second product or service is an automobile rental, hotel reservation or airline ticket.

152. The computer readable medium of claim 150, wherein said first product or service is an airline ticket or hotel reservation.

153. The computer readable medium of claim 150, further comprising code for transmitting said bounce back offer via e-mail containing said hyperlink to said cobranded web site.

154. The computer readable medium of claim 150, further comprising code for transmitting said bounce back offer via a jump page containing said hyperlink to said cobranded web site.

155. The computer readable medium of claim 150, further comprising code for transmitting said bounce back offer with a checkbox to defer the offer until a subsequent time.

156. The computer readable medium of claim 155, further comprising code for transmitting an e-mail alert containing said hyperlink to access said cobranded web site at said subsequent time.

157. The computer readable medium of claim 150, further comprising code for terminating said bounce back offer when said hyperlink is not accessed.

158. The computer readable medium of claim 150, further comprising code for identifying at least one supplier-partner that can participate in said bounce back transaction.

159. The computer readable medium of claim 158, further comprising code for allocating a bounce back look to said supplier-partner.

160. The computer readable medium of claim 159, wherein said bounce back web page provides said customer with access to effectuate said bounce back transaction with said supplier-partner allocated said bounce back look.

161. The computer readable medium of claim 158, further comprising code for determining an order that each supplier-partner can participate in said bounce back transaction where there is more than one supplier-partner.

162. The computer readable medium of claim 161, wherein said order is determined using a formula for the first 3-6 months as follows:

$\text{Base City Share} + (\text{Premium} * \text{Unused Share}).$

163. The computer readable medium of claim 161, wherein said order is determined using a formula after the first 3-6 months as follows:

$\text{Base City Share} + (\text{Premium} * \text{Unused Share}) + \text{Performance Factor}.$

164. The computer readable medium of claim 162 or 163, wherein a random number generator is used to determine said order if two or more supplier-partners receive an equal score based on said formula.

165. The computer readable medium of claim 158, further comprising code for generating a standard success acceptance if no supplier-partner can participate in said bounce back transaction.

166. A computer readable medium for facilitating a transaction for a second product or service, comprising:

code for receiving a conditional purchase offer to acquire a first product or service from a customer, said conditional purchase offer including a customer-specified price;

code for, after receiving said conditional purchase offer, determining whether said conditional purchase offer is to be accepted;

code for transmitting an acceptance of said conditional purchase offer to said customer and an offer to acquire a second product or service;

code for receiving an inquiry from said customer regarding said second product or service; and

code for transmitting information to said customer to effectuate said transaction.

167. The computer readable medium of claim 166, wherein said second product or service is an automobile rental, hotel reservation or airline ticket.

168. The computer readable medium of claim 166, wherein said first product or service is an airline ticket or hotel reservation.

169. The computer readable medium of claim 166, further comprising code for transmitting said offer for said second product or service via e-mail containing a hyperlink to a cobranded web site or a bounce back web page.

170. The computer readable medium of claim 166, further comprising code for transmitting said offer for said second product or service via a jump page containing a hyperlink to a cobranded web site or a bounce back web page.

171. The computer readable medium of claim 169 or 170, wherein said inquiry is received by accessing said hyperlink.

172. The computer readable medium of claim 169 or 170, further comprising code for transmitting said offer for said second product or service with a checkbox to defer the offer until a subsequent time.

173. The computer readable medium of claim 172, further comprising code for transmitting an e-mail alert to access said cobranded web site or said bounce back web page at said subsequent time.

174. The computer readable medium of claim 169 or 170, further comprising code for terminating said offer for said second product or service when said customer does not to access said hyperlink.

175. The computer readable medium of claim 166, wherein said information includes an electronic contract form for said second product or service.

176. The computer readable medium of claim 166, further comprising code for determining whether an opportunity can be offered to said customer to acquire said second product or service.

177. The computer readable medium of claim 176, further comprising code for identifying at least one supplier-partner that can participate in said transaction.

178. The computer readable medium of claim 177, further

comprising code for allocating a bounce back look to said supplier-partner.

179. The computer readable medium of claim 178, wherein said transaction is effectuated with said supplier-partner allocated said bounce back look.

180. The computer readable medium of claim 177, further comprising code for determining an order that each supplier-partner can participate in said transaction where there is more than one supplier-partner.

181. The computer readable medium of claim 180, wherein said order is determined using a formula for the first 3-6 months as follows:

$\text{Base City Share} + (\text{Premium} * \text{Unused Share}).$

182. The computer readable medium of claim 180, wherein said order is determined using a formula after the first 3-6 months as follows:

$\text{Base City Share} + (\text{Premium} * \text{Unused Share}) + \text{Performance Factor}.$

183. The computer readable medium of claim 181 or 182, wherein a random number generator is used to determine said order if two or more supplier-partners receive an equal score based on said formula.

184. The computer readable medium of claim 177, further comprising code for generating a standard success acceptance if no supplier-partners can participate in said transaction.

185. A computer readable medium for facilitating a bounce back transaction, comprising:

code for receiving an inquiry from a customer regarding a bounce back product or service, after said customer receives an acceptance of a conditional purchase offer to acquire an underlying product or service;

code for transmitting an offer to said customer to acquire said bounce back product or service; and

code for receiving an acceptance, rejection or counteroffer from said customer for said bounce back product or service.

186. The computer readable medium of claim 185, wherein said bounce back product or service is an automobile rental, hotel reservation or airline ticket.

187. The computer readable medium of claim 185, wherein said

underlying product or service is an airline ticket or hotel reservation.

188. The computer readable medium of claim 185, further comprising code for receiving an identifier for said customer.

189. The computer readable medium of claim 188, further comprising code for notifying a principal of an accepted offer using said identifier.

190. A computer readable medium for facilitating a bounce back transaction, comprising:

code for receiving an offer from a customer to acquire a bounce back product or service, after said customer receives an acceptance of a conditional purchase offer to acquire an underlying product or service; and

code for transmitting an acceptance, rejection or counteroffer to said customer for said bounce back product or service.

191. The computer readable medium of claim 190, wherein said bounce back product or service is an automobile rental, hotel reservation or airline ticket.

192. The computer readable medium of claim 190, wherein said underlying product or service is an airline ticket or hotel reservation.

193. The computer readable medium of claim 190, further comprising code for receiving an identifier for said customer.

194. The computer readable medium of claim 193, further comprising code for notifying a principal of an accepted offer using said identifier.

ABSTRACT

A conditional purchase offer (CPO) management system, including bounce back capability, is disclosed for receiving CPOs from one or more customers, such as airline passengers, and for evaluating the received CPOs against a number of CPO rules defined by a plurality of sellers, such as airlines, to determine whether a principal (any seller, agent or operator of the CPO management system) is willing to accept a given CPO. A customer whose CPO has been accepted may receive a bounce back offer from a vendor (supplier-partner) of other services or products - e.g., an automobile rental. The bounce back process determines whether a supplier-partner can participate in a bounce back transaction. For example, in the case of an airline passenger in need of an automobile rental, the bounce back process determines whether an automobile rental company is located in the flight destination area and has excess capacity. If an automobile rental company is located in the customer's destination area and has excess capacity, a bounce back offer may be made to the customer in accordance with a supplier-partner allocation process. If a bounce back transaction is effectuated between the customer and supplier-partner, the partner notifies the principal of the transaction. In the case of automobile rentals, the bounce back process permits a traveler to recognize reduced automobile rental rates while enabling a rental agency to more effectively manage its excess capacity.

The CPO management system employing bounce back capability can be utilized to acquire any underlying product and/or service and bounce back product and/or service.

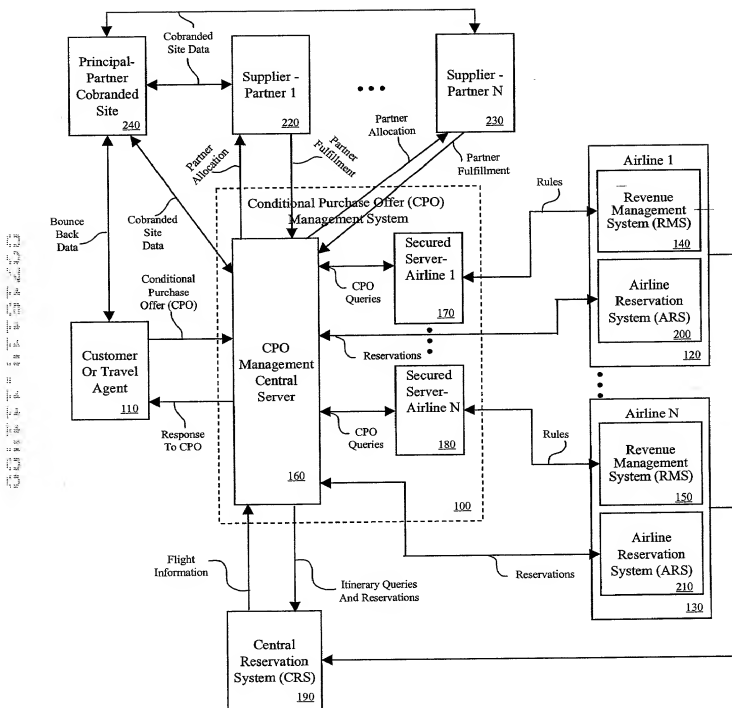


FIG. 1

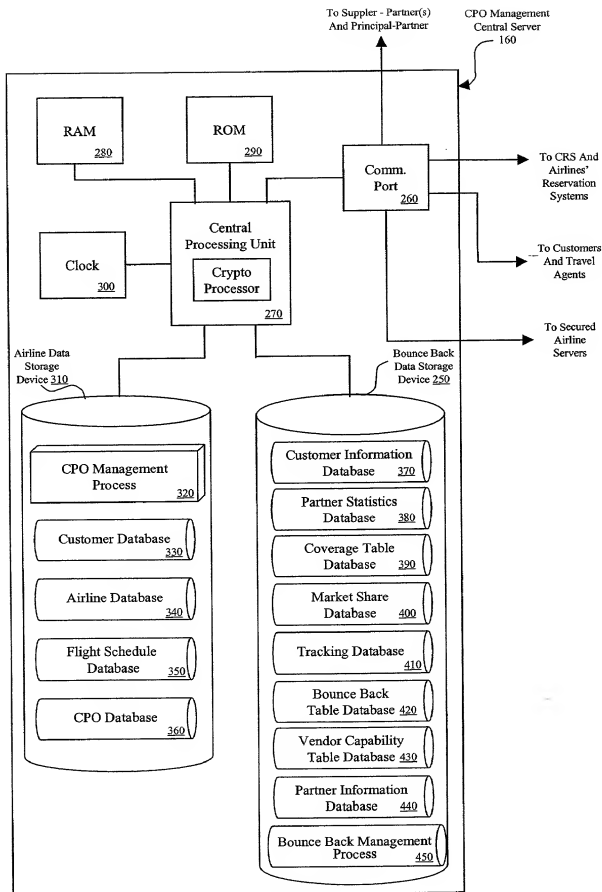


FIG. 2

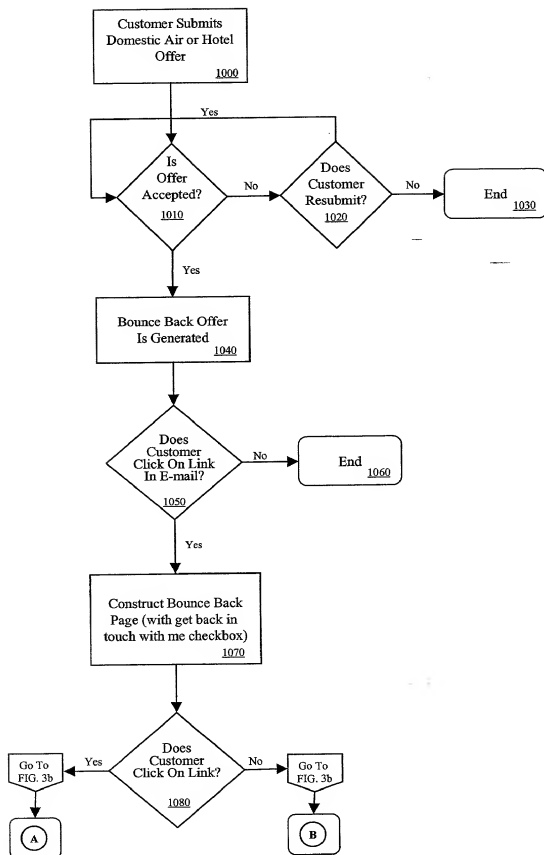


FIG. 3a

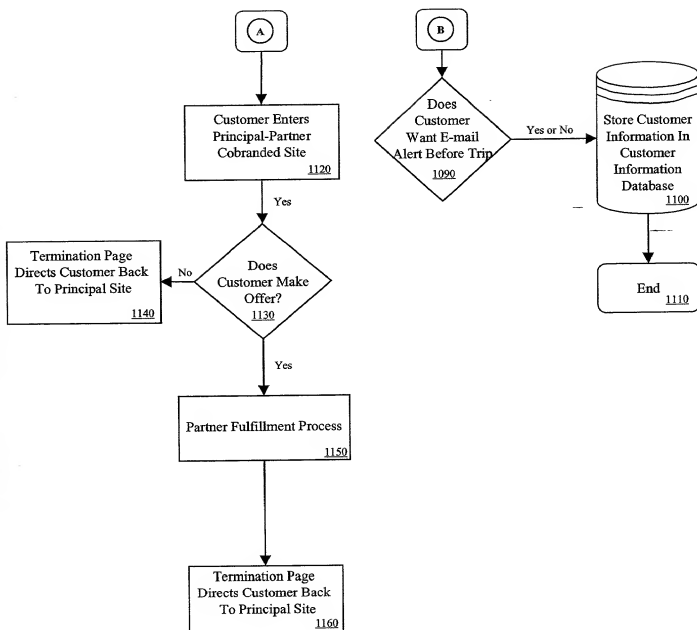
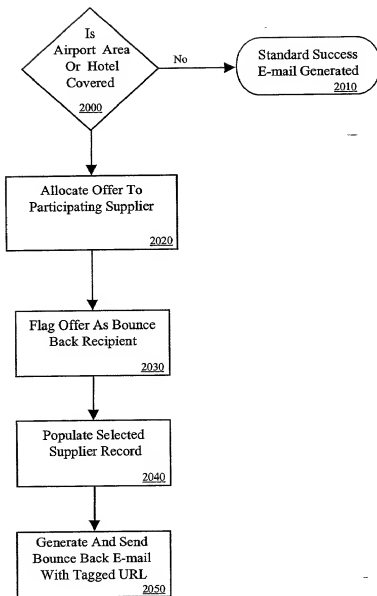


FIG. 3b

**FIG. 4**

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Ticket Request Number 102944411.

Dear JANE DOE

Congratulations! We have ticket(s) for you. Your complete flight itinerary is listed below.

NEED A RENTAL CAR FOR YOUR TRIP?
Congratulations on getting a great price on
<<AIRLINE PARTNER>> for your trip! Our
airline partner, <<AIRLINE PARTNER>> has some
great deals on rental cars in that area. If you're
interested, click here

http://www.priceline.com/rental_cars=ID

Here's your complete flight itinerary:

Name of Travelers: _____

JANE DOE

Departure Date: 07/01/98 Wednesday

Airline: AMERICA WEST AIRLINES

Flight Number: 2129

Equipment: 733 JET

Departs: LOS ANGELES INTERNATIONAL

LOS ANGELES, CA, UNITED STATES

09:36 AM 07/01/98

Arrives: MC CARRAN INTL

LAS VEGAS, NV, UNITED STATES

10:33 AM 07/01/98

Connecting To:

Airline: AMERICA WEST AIRLINES

Flight Number: 135

Equipment: 757 JET

Departs: MC CARRAN INTL

LAS VEGAS, NV, UNITED STATES

11:14 AM 07/01/98

Arrives: JOHN F KENNEDY INTERNATIONAL

NEW YORK CITY, NY, UNITED STATES

07:00 PM 07/01/98

Connecting To:

Airline: AMERICA WEST AIRLINES

Flight Number: 2027

Equipment: 320 JET

Departs: JOHN F KENNEDY INTERNATIONAL

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NEW YORK CITY, NY, UNITED STATES
07:06 AM 08/15/98
Arrives: LOS ANGELES INTERNATIONAL
LOS ANGELES, CA, UNITED STATES
12:00 PM 08/15/98

DATA NOT FOUND

Price per ticket: \$1200
Number of tickets: 2

Subtotal: \$2400
Total Airport Fees: \$*DATA NOT FOUND*
Standard taxes and other fees: \$*DATA NOT FOUND*
Shipping and handling: \$*DATA NOT FOUND*

Total charged to your credit card: \$*DATA NOT FOUND*

Important Airport Check-In Details

If you chose electronic tickets, we will send you a confirmation of your itinerary by regular mail. Your electronic ticket confirmation is helpful for reference, but you do not need this confirmation to travel. All you need for airport check-in is a valid photo ID...

If you chose standard paper tickets, you should receive them within 2-3 business days. Remember that a signature is required for delivery and you will need a valid photo ID for airport check-in.

Airlines require that passengers check-in at the boarding gate at least 1 hour (2 hours for international) before the scheduled flight departure time. Be sure to give yourself plenty of time to get to the airport: if you fail to arrive at your gate on time, the airline has the right to cancel your reservation and make you ineligible for denied boarding compensation. Tickets issued through priceline cannot be changed or used on a later date.

If you have any questions or need assistance, please call our Customer Service Department at 1-800-340-0575.

You can also review itinerary at any time on our secure site at <http://www.priceline.com/checkstatus/>.

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Airline regulations require international passengers to reconfirm their continuing and return flight reservations with their airline. We recommend that passengers reconfirm their flight reservations at least 72 hours in advance of each departure.

Also, international travel will almost always require a passport and/or visa depending on the country you're traveling to. Because it is the

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traveler's responsibility to gather documentation before departure
please check with the consulate of the country you are travelling to
for your documentation requirements. You may also visit these sites
for more information:

<http://www.travisa.com/priceline2.htm>

http://travel.state.gov/passport_services.html

Thanks again for using priceline.com. Can you do us a favor?
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the support!

Have a great trip!

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<http://www.priceline.com>.

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Home Equity Loans -- Mortgage Refinancing

NAME YOUR OWN PRICE!

<http://www.priceline.com>

Congratulations! Your Price was accepted!

Page 1 of 2

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priceline.com S.M.

AIRLINE TICKETS

Congratulations JANE DOE, your price was accepted!

Our partner, Delta Airlines, would like to extend a special deal for rental car rates in the San Francisco area. To rent a car in San Francisco, [click here](#).

Your Ticket Request Number

205915015

Your flight itinerary is shown below. Please print out this page for your records.

YOUR ITINERARY INFORMATION

Friday, September 10, 1999

Delta Airlines, Flight-2304

Depart: Boston, MA, General Edward Lawrence Logan Intl, 2:48:00 PM

Arrive: Phoenix, AZ, Phoenix Sky Harbor International, 5:32:00 PM

Friday, September 10, 1999

Delta Airlines, Flight-2624

Depart: Phoenix, AZ, Phoenix Sky Harbor International, 6:32:00 PM

Arrive: Oakland, CA, Metropolitan Oakland Intl, 8:32:00 PM

Sunday, September 12, 1999

America West Airlines, Flight-2622

Depart: Oakland, CA, Metropolitan Oakland Intl, 11:44:00 AM

Arrive: Phoenix, AZ, Phoenix Sky Harbor International, 1:34:00 PM

Sunday, September 12, 1999

America West Airlines, Flight-2824

Depart: Phoenix, AZ, Phoenix Sky Harbor International, 2:39:00 PM

Arrive: Boston, MA, General Edward Lawrence Logan Intl, 10:20:00 PM

PAYMENT INFORMATION

Delivery: ETICKET

Passenger Names: Jane Doe
John Doe

Price per ticket: \$300.00

Congratulations! Your Price was accepted!

Page 2 of 2

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Number of tickets: 2

Subtotal: 600

Airport Fees: \$0.00

Standard Taxes & other fees: \$50.00

Shipping & Handling: \$0.00

Total charged to your card: \$650.00

You chose electronic tickets. No paper tickets will be sent to you. Just show a valid photo ID when you check-in at the airport and you'll be allowed to board the plane. We'll send you a confirmation of your itinerary by first-class mail. This printed confirmation is a good reference, but you don't need it to travel.

Please note that the airlines require that passengers check-in at the boarding gate at least 30 minutes before the scheduled flight departure time. You will need a valid photo ID for airport check-in. Be sure to give yourself plenty of time to get to the airport: if you fail to arrive at your gate on time, the airline has the right to cancel your reservation and make you ineligible for denied boarding compensation. Tickets issued through priceline cannot be changed or used on a later date.

Please note: priceline.com is not responsible for any changes to this itinerary made by your airline. Please confirm your flights with your airline in advance of your departure.

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[Privacy Policy](#)

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os-128

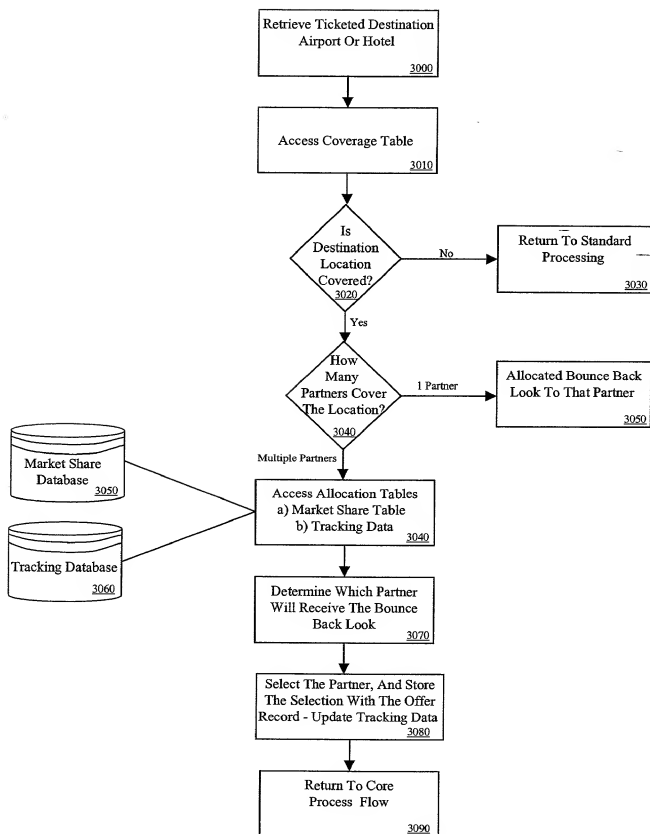


Fig. 7

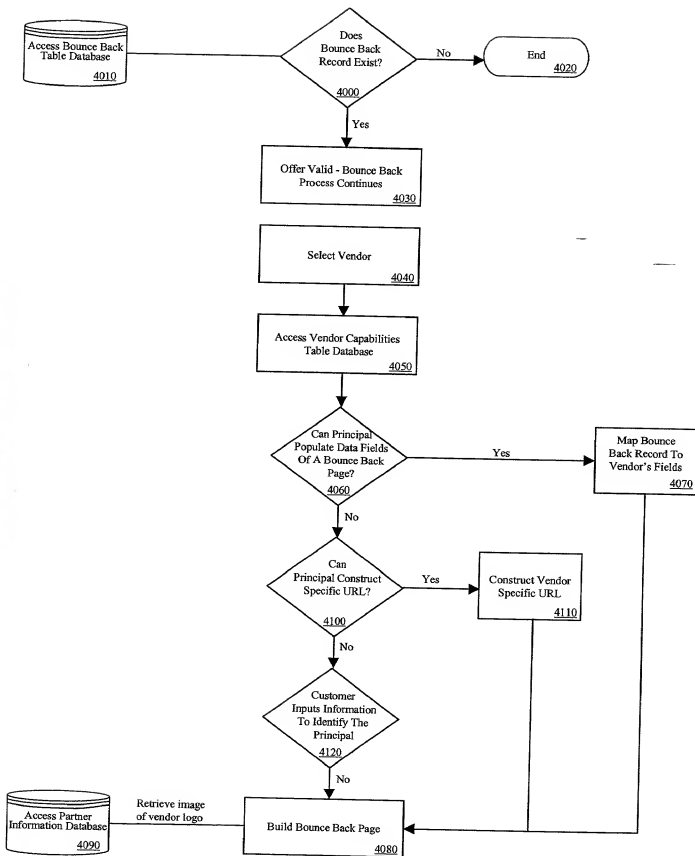
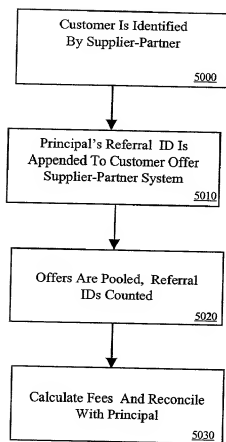
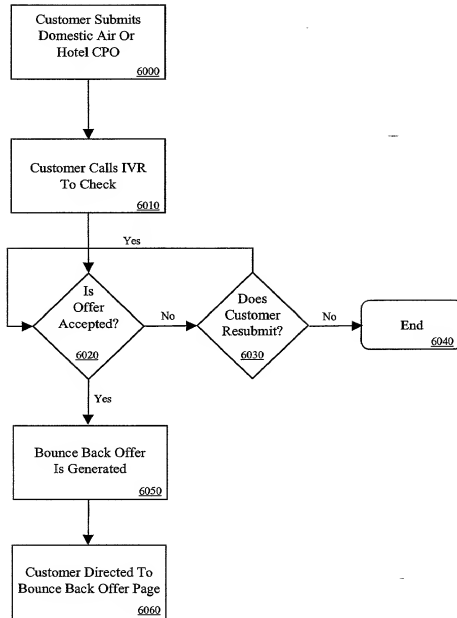


FIG. 8

**FIG. 9**

**FIG. 10**

COMBINED DECLARATION AND POWER OF ATTORNEY FOR
ORIGINAL, DESIGN, NATIONAL STAGE OF PCT, SUPPLEMENTAL
DIVISIONAL, CONTINUATION OR CONTINUATION-IN-PART APPLICATION

As a below name inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

the specification of which

a. ☒ is attached hereto

b. ☐ was filed on _____ as application Serial No. _____ and was amended on _____ (if applicable).

PCT FILED APPLICATION ENTERING NATIONAL STATE

c. ☐ was described and claimed in International Application No. _____ filed on _____ and as amended on _____ (if any).

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, § 1.56(a).

I hereby specify the following as the correspondence address to which all communications about this application are to be directed:

SEND CORRESPONDENCE TO: John C. Andres, Esq.
priceline.com Incorporated
800 Connecticut Avenue
Norwalk, Connecticut 06854

DIRECT TELEPHONE CALLS TO: 203-299-8671

☐ I hereby claim foreign priority benefits under Title 35, United States Code § 119(a)-(d) or under § 365(b) of any foreign application(s) for patent or inventor's certificate or under § 365(a) of any PCT international application(s) designating at least one country other than the U.S. listed below and also have identified below such foreign application(s) for patent or inventor's certificate or such PCT international application(s) filed by me on the same subject matter having a filing date within twelve (12) months before that of the application on which priority is claimed:

☐ The attached 35 U.S.C. § 119 claim for priority for the application(s) listed below forms a part of this declaration.

Country/PCT	Application Number	Date of filing (day, month, yr)	Date of Issue (day, month, yr)	Priority Claimed
				<input type="checkbox"/> YES <input type="checkbox"/> NO
				<input type="checkbox"/> YES <input type="checkbox"/> NO
				<input type="checkbox"/> YES <input type="checkbox"/> NO

☐ I hereby claim the benefit under 35 U.S.C. § 119(e) of any U.S. provisional application(s) listed below.

Provisional Application No.	Date of Filing (day, month, yr)

ADDITIONAL STATEMENTS FOR DIVISIONAL, CONTINUATION OR CONTINUATION-IN-PART OR PCT INTERNATIONAL APPLICATION(S) (DESIGNATING THE U.S.)

I hereby claim the benefit under Title 35, United States Code § 120 of any United States application(s) or under § 365(c) of any PCT international application(s) designating the U.S. listed below.

US/PCT Application Serial No.	Filing Date	Status (patented, pending, abandoned)/ U.S. application no. assigned (For PCT)
US/PCT Application Serial No.	Filing Date	Status (patented, pending, abandoned)/ U.S. application no. assigned (For PCT)
US/PCT Application Serial No.	Filing Date	Status (patented, pending, abandoned)/ U.S. application no. assigned (For PCT)
US/PCT Application Serial No.	Filing Date	Status (patented, pending, abandoned)/ U.S. application no. assigned (For PCT)

☒ In this continuation-in-part application, insofar as the subject matter of any of the claims of this application is not disclosed in the above listed prior United States or PCT international application(s) in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, § 1.56(a) which occurred between the filing date of the prior application(s) and the national or PCT international filing date of this application.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or Imprisonment, or both, under Section 1001 of

Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

I hereby appoint the following attorneys and/or agents with full power of substitution and revocation, to prosecute this application, to receive the patent, and to transact all business in the Patent and Trademark Office connected therewith: John C. Andres (Reg. No. 30,931) of priceline.com Incorporated, 800 Connecticut Avenue, Norwalk, Connecticut 06854

and

John A. Diaz (Reg. No. 19,550), John C. Vassil (Reg. No. 19,098), Alfred P. Ewert (Reg. No. 19,887), David H. Pfeffer, P.C. (Reg. No. 19,825), Harry C. Marcus (Reg. No. 22,390), Robert E. Paulson (Reg. No. 21,046), Stephen R. Smith (Reg. No. 22,615), Kurt E. Richter (Reg. No. 24,052), J. Robert Dailey (Reg. No. 27,434), Eugene Moroz (Reg. No. 25,237), John F. Sweeney (Reg. No. 27,471), Arnold I. Rady (Reg. No. 26,601), Christopher A. Hughes (Reg. No. 26,914), William S. Feiler (Reg. No. 26,728), Joseph A. Calvaruso (Reg. No. 28,287), James W. Gould (Reg. No. 28,859), Richard C. Komson (Reg. No. 27,913), Israel Blum (Reg. No. 26,710), Bartholomew Verdiram (Reg. No. 28,483), Maria C.H. Lin (reg. No. 29,323), Joseph A. DeGirolamo (Reg. No. 28,595), Michael A. Nicodema (Reg. No. 33,199), Michael P. Dougherty (Reg. No. 32,730), Seth J. Atlas (Reg. No. 32,454), Andrew M. Riddles (Reg. No. 31,657), Bruce D. DeRenzi (Reg. No. 33,676), Michael M. Murray (Reg. No. 32,537) Mark J. Abate (Reg. No. 32,527) and Walter G. Hanchuk (Reg. No. 35,179) of Morgan & Finnegan, L.L.P. whose address is: 345 Park Avenue, New York, New York, 10154; and Edward A. Pennington (Reg. No. 32,588) of Morgan & Finnegan, L.L.P., whose address is 1775 Eye Street, Suite 400, Washington, D.C. 20006.

[] I hereby authorize the U.S. attorneys and/or agents named hereinabove to accept and follow instructions from _____ as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and/or agents and me. In the event of a change in the person(s) from whom instructions may be taken I will so notify the U.S. attorneys and/or agents hereinabove.

Full name of first joint inventor, if any Brian Harniman

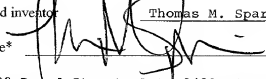
Inventor's signature* Brian Harniman

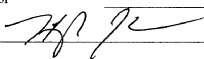
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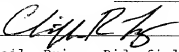
Residence 2539 Bedford Street, Unit 37E, Stamford, Connecticut 06905

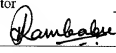
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Citizenship USA
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Full name of fourth inventor Christopher R. Lenz
Inventor's signature*  9/12/00
Date
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Full name of fifth inventor Rambabu Vallabhajoyusulu
Inventor's signature*  9/12/00
Date
Residence 11 Bedford Avenue, Apt. K4, Norwalk, Connecticut 06850
Citizenship India
Post Office Address Same as residence

[] ATTACHED IS ADDED PAGE TO COMBINED DECLARATION AND POWER OF ATTORNEY FOR SIGNATURE BY THIRD AND SUBSEQUENT INVENTORS FORM.

* Before signing this declaration, each person signing must:

1. Review the declaration and verify the correctness of all information therein; and
2. Review the specification and the claims, including any amendments made to the claims.

After the declaration is signed, the specification and claims are not to be altered.

To the inventor(s):

The following are cited in or pertinent to the declaration attached to the accompanying application:

Title 37, Code of Federal Regulation, § 1.56

Duty to disclose information material to patentability.

(a) A patent by its very nature is affect with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is canceled or withdrawn from consideration, or the application becomes abandoned. Information material to the patentability of a claim that is canceled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any claim remaining under consideration in the application. There is no duty to submit information which is not material to the patentability of any existing claim. The duty to disclose all information known to be material to patentability is deemed to be satisfied if all information known to be material to patentability of any claim issued in patent was cited by the Office or submitted to the Office in the manner prescribed by §§1.97(b)-(d) and 1.98. However, no patent will be granted on an application in connection with which fraud on the Office was practiced or attempted or the duty of disclosure was violated through bad faith or intentional misconduct. The Office encourages applicants to carefully examine:

- (1) prior art cited in search reports of a foreign patent office in a counterpart application, and
- (2) the closest information over which individuals associated with the filing or prosecution of a patent application believe any pending claim patentably defines, to make sure that any material information contained therein is disclosed to the Office.

Title 35, U.S. Code § 101

Inventions patentable

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Title 35 U.S. Code § 102

Conditions for patentability; novelty and loss of right to patent

A person shall be entitled to a patent unless –

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for patent,
- (b) the invention was patented or described in a printed publication in this or foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States, or
- (c) he has abandoned the invention, or
- (d) the invention was first patented or caused to be patented, or was the subject of an inventor's certificate, by the applicant or his legal representatives or assigns in a foreign country prior to the date of the application for patent in this country on an application for patent or inventor's certificate filed more than twelve months before the filing of the application in the United States, or
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent, or
- (f) he did not himself invent the subject matter sought to be patented, or
- (g) before the applicant's invention thereof the invention was made in this country by another had not abandoned, suppressed, or concealed it. In determining priority of invention there shall be considered not only the respective dates of conception and reduction to practice of the invention, but also the reasonable diligence of one who was first to conceive and last to reduce to practice, from a time prior to conception by the other ...

Title 35, U.S. Code § 103

Conditions for patentability; non-obvious subject matter

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said matter pertains. Patentability shall not be negated by the manner in which the invention was made.

Subject matter developed by another person, which qualifies as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

Title 35, U.S. Code § 112 (in part)

Specification

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise and exact terms also enable any person skilled in the art to which it pertains, or with which it is mostly nearly connected, to make and use the same, and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Title 35, U.S. Code § 119

Benefit of earlier filing date in foreign country; right of priority

An application for patent for an invention filed in this country by any person who has, or whose legal representatives or assigns have, previously regularly filed an application for a patent for the same invention in a foreign country which affords similar privileges in the case of applications filed in the United States or to citizens of the United States, shall have the same effect as the same application would have if filed in this country on the date on which the application for patent for the same invention was first filed in such foreign country, if the application in this country is filed within twelve months from the earliest date on which such foreign application was filed; but no patent shall be granted on any application for patent for an invention which had been patented or described in a printed publication in any country more than one year before the date of the actual filing of the application in this country, or which had been in public use or on sale in this country more than one year prior to such filing.

Title 35, U.S. Code § 120

Benefit or earlier filing date in the United States

An application for patent for an invention disclosed in the manner provided by the first paragraph of section 112 of this title in an application previously filed in the United States, or as provided by section 363 of this title, which is filed by an inventor or inventors named in the previously filed application shall have the same effect, as to such invention, as though filed on the date of the prior application, if filed before the patenting or abandonment of or termination of proceedings on the first application or an application similarly entitled to the benefit of the filing date of the first application and if it contains or is amended to contain a specific reference to the earlier filed application.

Please read carefully before signing the Declaration attached to the accompanying Application.

If you have any questions, please contact John C. Andres.